

March 5, 1976

SENATOR SAVAGE: Record.

CLERK: 26 ayes, 0 nays.

SENATOR SAVAGE: The emergency clause is adopted. Any further amendments?

CLERK: None.

SENATOR SAVAGE: Senator Dworak.

SENATOR DWORAK: Mr. President, colleagues. In 1974 we deleted the necessity of having a water commissioner in LB 1024. The language was not broad because in two separate ... because in another section Norfolk and Columbus were affected. This language will bring these two cities in compliance with what we did in 1974 with all other cities of the first class.

I move the adoption of LB 688 ... I move the advancement of LB 688 to E & R initial.

SENATOR SAVAGE: Is there any discussion? If not the question is to advance LB 688, as amended, to E & R. All those in favor vote aye, opposed vote nay.

CLERK: Senator Savage voting aye.

SENATOR SAVAGE: Have you all voted? Senator Mills. Record. Chair recognizes Senator Mills.

CLERK: 26 ayes, 0 nays.

SENATOR SAVAGE: The bill advances.

SENATOR MILLS: Mr. President, I move we reconsider our actions on LB 519.

Mr. President, I made this motion on Monday of this week. It has to be discussed today. The time limit is up. I'd like to be able to do that at this time.

SENATOR SAVAGE: Is there any discussion?

SENATOR MILLS: Mr. President, may I discuss that motion then?

SENATOR SAVAGE: Yes sir.

SENATOR MILLS: LB 519 was passed by this body. At its beginning I was opposed to LB 519 as it was originally written. However, it was amended by Senator Burbach and then further amended by Senator Lewis at which time I asked two members of this Legislature if they were concerned or if they had any concern about the part of unconstitutionality which could occur from changing the percentage of take from 15 to 18 percent, if it not be a track other than a thoroughbred track.